

Israel) have suffered from intentional harmful interference caused by the Soviet Union;

Whereas, by engaging in activities causing harmful interference with broadcasts of radio services of other nations, the Soviet Union repudiates its own commitments to, and fails to meet its obligations under, international agreements (such as the International Telecommunications Convention of 1973 and the Final Act of the Conference on Security and Cooperation in Europe) and United Nations resolutions (such as the Universal Declaration of Human Rights);

Whereas jamming prevents millions of people in Eastern Europe and the Soviet Union from receiving information essential to their health and well-being, which was illustrated by the recent disaster at Chernobyl during which the Western radios presented vital information for the preservation of life and property;

Whereas the effects of jamming, which cannot be limited only to the targeted frequencies, results in interference with the broadcasts on adjacent frequencies and has caused substantially aggravated congestion in the high frequency band used in domestic shortwave broadcasts; and

Whereas the International Frequency Registration Board, pursuant to a resolution passed by the International Telecommunications Union during the 1984 first session of the World Administrative Radio Conference on International Broadcasting, has issued a report finding that the Soviet Union, Poland, and Czechoslovakia engage in activities causing harmful interference to the broadcasts of the Voice of America and RFE/RL, Incorporated: Now, therefore, be it

Resolved by the House of Representatives (the Senate concurring), That the Congress, recognizing the importance of improving the open and free flow of information among the peoples of the world, calls upon the Governments of the Soviet Union, Poland, and Czechoslovakia to cease activities causing harmful interference to the broadcasts of the Voice of America and RFE/RL, Incorporated.

Agreed to October 9, 1986.

Oct. 16, 1986

[H. Con. Res. 404]

DR. NAUM MEIMAN AND INNA KITROSSKAYA- MEIMAN—EMIGRATION FROM SOVIET UNION

Whereas the Helsinki Final Act of the Conference on Security and Cooperation in Europe commits the signatory countries to respect human rights and fundamental freedoms;

Whereas the signatory countries have pledged themselves to "fulfill in good faith their obligations under international law";

Whereas the signatory countries to the Final Act have declared their responsibility to "deal in a positive and humanitarian spirit with applications of persons who wish to be reunited with members of their family, with special attention being given to requests of an urgent character—such as requests submitted by persons who are ill and old";

Whereas the Concluding Document of the Madrid Meeting of the Conference on Security and Cooperation in Europe provides for the signatories to "favorably deal with" and "decide upon" applications for family reunification and to decide on such applications "within six months";

Whereas the Universal Declaration of Human Rights affirms that "the family is the natural and fundamental group unit in society" and guarantees to everyone "the right to leave any country, including his own";

Whereas the International Covenant on Civil and Political Rights guarantees that "everyone shall be free to leave any country, including his own";

Whereas the Soviet Union signed the Helsinki Final Act and the Concluding Document of the Madrid Meeting, is obligated to respect the Universal Declaration of Human Rights, and has ratified the International Covenant on Civil and Political Rights;

Whereas Naum Meiman, member of the Moscow Helsinki Monitoring Group and a leader in the Soviet Jewish refusenik community, and his wife Inna Kitrosskaya-Meiman have sought since 1974 and 1979, respectively, to emigrate from the Soviet Union;

Whereas Doctor Meiman and Mrs. Kitrosskaya-Meiman seek to join their daughter, Mrs. Olga Plam, an American citizen, who currently resides in Boulder, Colorado;

Whereas Mrs. Kitrosskaya-Meiman is terminally ill with cancer and both she and her husband, who is seventy-five years old, are in urgent need of medical treatment unavailable in the Soviet Union;

Whereas at least three hundred Soviet citizens, some of whom are old or ill, repeatedly have been denied permission to rejoin their spouses or other family members in the United States; and

Whereas four hundred thousand other Soviet Jews seek to emigrate from the Soviet Union: Now, therefore, be it

Resolved by the House of Representatives (the Senate concurring), That it is the sense of the Congress that the Soviet Union should abide by its international commitments in the Helsinki Final Act, the Concluding Document of the Madrid Meeting of the Conference on Security and Cooperation in Europe, the Universal Declaration of Human Rights and the International Covenant on Civil and Political Rights and—

(1) immediately approve the exit visa applications of Dr. Naum Meiman and Inna Kitrosskaya-Meiman;

(2) resolve immediately the outstanding divided spouses and separated family cases between the United States and the Soviet Union;

(3) consider favorably and expeditiously the pending exit visa applications of all Soviet citizens who seek to rejoin their relatives or be reunited to their historic or national homeland; and

(4) guarantee to all Soviet citizens the right to emigrate to the country of their choice.

SEC. 2. The Congress calls upon the President to—

(1) take every opportunity, including at the upcoming meeting with General Secretary Gorbachev in Iceland, to press the Soviet Union to abide by its international commitments and allow the emigration of Doctor Meiman and Mrs. Kitrosskaya-Meiman as well as the resolution of all other outstanding divided family and emigration cases; and

(2) instruct the United States delegation to the Vienna Meeting of the Conference on Security and Cooperation in Europe, scheduled to open on November 4, 1986, to pursue vigorously the case of Doctor Meiman and Mrs. Kitrosskaya-Meiman and all outstanding divided family and emigration cases.

SEC. 3. The Clerk of the House shall transmit copies of this resolution to the Soviet Ambassador to the United States.

Agreed to October 16, 1986.

Oct. 16, 1986
[H. Con. Res. 411]

ENROLLMENT CORRECTION—S. 475

Ante, p. 3309.

Resolved by the House of Representatives (the Senate concurring), That, in the enrollment of the bill (S. 475) to amend the Motor Vehicle Information and Cost Savings Act to require certain information to be filed in registering the title of motor vehicles, and for other purposes, the Secretary of the Senate shall strike out "lieu of" and insert "making" in section 408(e)(4) of the Motor Vehicle Information and Cost Savings Act, as proposed to be added by section 2 of the bill.

Agreed to October 16, 1986.

Oct. 16, 1986
[S. Con. Res. 168]

ENROLLMENT CORRECTION—S. 2250

Ante, p. 3523.

Resolved by the Senate (the House of Representatives concurring), That, in the enrollment of the bill (S. 2250) to prohibit kickbacks relating to subcontracts under Federal Government contracts, the Clerk of the Senate shall make the following correction:

In the first sentence of section 5(a)(2) of the Anti-Kickback Act of 1986 (as it appears in section 2(a) of the bill), insert "employee," between "whose" and "subcontractor".

Agreed to October 16, 1986.

Oct. 16, 1986
[S. Con. Res. 171]

ENROLLMENT CORRECTIONS—H.J. RES. 626

Ante, p. 3672.

Resolved by the Senate (the House of Representatives concurring), That in the enrollment of the joint resolution (H.J. Res. 626) to approve the "Compact of Free Association" between the United States and the Government of Palau, the following corrections shall be made:

(1) In section 101(d)(1)(B), insert "the Committees on Interior and Insular Affairs and Foreign Affairs and other" before "appropriate Committees of the House of Representatives".

(2) In section 101(d)(2) strike "(B)" and insert "(C)".

(3) In section 102(b), add "as amended," after "Public Law 99-239,".

(4) In section 104(c), strike "fiscal year 1985" each time such words occur and in each instance insert in lieu thereof "fiscal year 1986".

(5) In section 104(f), strike "Public Law 99-396" and in lieu thereof insert "Public Law 99-366".

(6) In section 104(g), strike "preclude" and in lieu thereof insert "exclude, limit".

(7) In section 242(c)(4) of title II, strike "chapter V" and insert "title V".